COMBINED DECLARATION AND POWER OF ATTORNEY

Attorney's Docket No.

FOR UTILITY PATENT APPLICA	ATION
As a below-named inventor, I hereby declare that:	
	red helow next to my name.
ORIGINAL, FIRST AND JOINT INVENTOR (if more that	an one name is listed below) OF THE SUBJECT MATTER
POSITIVELY CHARGEABLE TON	ER
	ffice address and citizenship are as stated below next to my name; THE ORIGINAL, FIRST AND SOLE INVENTOR (if only one name is listed below) OR AN AND JOINT INVENTOR (if more than one name is listed below) OF THE SUBJECT MATTER 2D AND FOR WHICH A PATENT IS SOUGHT ON THE INVENTION ENTITLED: ITIVELY CHARGEABLE TONER Thich (check one) is attached hereto; was filed on and was amended on (if applicable) D AND UNDERSTAND THE CONTENTS OF THE ABOVE-IDENTIFIED SPECIFICATION, CLAIMS, AS AMENDED BY ANY AMENDMENT REFERRED TO ABOVE; THE DUTY TO DISCLOSE TO THE OFFICE ALL INFORMATION KNOWN TO ME TO BE TENTABLITY AS DEFINED IN TITLE 37, CODE OF FEDERAL REGULATIONS, Sec. 1,56 e March 16, 1992); on to believe the said invention was ever known or used in the United States of America before thereof, or patented or described in any printed publication in any country before my or our more than one year prior to said application; that said invention was not in public use or on sale of America more than one year prior to said application; that said invention has not been patented of an inventor's certificate issued before the date of said application in any country foreign to the crica on any application filed by me or my legal representatives or assigns more than twelve application; in priority benefits under Title 35, United States Code Sec., 119 and/or Sec. 365 of any foreign to rinventor's certificate on this invention having a filing date before that of the application(s) on
the specification of which	
(check one)	is attached hereto:
(check one)	П ст. т.
I HAVE REVIEWED AND UNDERSTAND THE CONTINCLUDING THE CLAIMS, AS AMENDED BY ANY A	ENTS OF THE ABOVE-IDENTIFIED SPECIFICATION, MENDMENT REFERRED TO ABOVE;
I ACKNOWLEDGE THE DUTY TO DISCLOSE TO THE MATERIAL TO PATENTABILITY AS DEFINED IN TIT (as amended effective March 16, 1992);	OFFICE ALL INFORMATION KNOWN TO ME TO BE LE 37, CODE OF FEDERAL REGULATIONS, Sec. 1.56
my or our invention thereof, or patented or described in any invention thereof or more than one year prior to said application in the United States of America more than one year prior to or made the subject of an inventor's certificate issued before	y printed publication in any country before my or our ation; that said invention was not in public use or on sale said application; that said invention has not been patented the date of said application in any country foreign to the
application(s) for patent or inventor's certificate as indicated	d below and have also identified below any foreign

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COUNTRY/INTERNATIONAL	APPLICATION NUMBER	DATE OF FILING (day, month, year)	PRIORITY CLAIMED
Japan	2003-329674	22/09/2003	YESX NO_
			YES_ NO_

I hereby appoint the following attorneys and agent(s) to prosecute said application and to transact all business in the Patent and Trademark Office connected therewith and to file, prosecute and to transact all business in connection with international applications directed to said invention:

				•	
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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

					
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